

General Assembly

Amendment

February Session, 2002

LCO No. 3477

SB0038303477HR0

Offered by:

REP. HAMZY, 78th Dist. REP. PRELLI, 63rd Dist.

To: Subst. Senate Bill No. 383

File No. 326

Cal. No. 350

(As Amended)

"AN ACT CONCERNING QUASI-PUBLIC AGENCIES."

Strike section 15 in its entirety and substitute the following in lieu

2 thereof:

4

3 "Sec. 15. (Effective from passage) The Legislative Program Review and

Investigations Committee shall study (1) the advantages and

5 disadvantages of the powers and duties of the Connecticut Resources

6 Recovery Authority being exercised by a state agency instead of by a

7 body politic and corporate which is a political subdivision of the state,

8 (2) the feasibility of the state contracting with a private entity to

9 provide those services provided on the effective date of this section by

10 the Connecticut Resources Recovery Authority, and (3) the feasibility

11 of the Connecticut Resources Recovery Authority being reestablished

12 as a private entity rather than a body politic and corporate which is a

13 political subdivision of the state. Such study shall recognize that, if a

sSB 383 Amendment

14 structural change is made, provision is required to be made to ensure 15

- the payment of the authority's outstanding obligations and the
- performance of the authority's contracts and agreements consistent 16
- 17 with section 22a-274 of the general statutes. Not later than January 1,
- 18 2003, said committee shall submit a report on its findings and
- 19 recommendations to the General Assembly in accordance with section
- 20 11-4a of the general statutes."